The original instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by Thomas L. Tyler.

DIGEST
SB 264 Original 2022 Regular Session Bouie

Proposed law requires that domestic stock insurers authorized to transact homeowners' insurance or fire and allied lines prior to September 1, 1989, have paid-in capital, minimum surplus, and operating surplus in the amount of $5,000,000 on or after December 31, 2026, and $10,000,000 on or after December 31, 2031.

Proposed law requires that domestic stock insurers authorized to transact homeowners' insurance or fire and allied lines after September 1, 1989, have paid-in capital, minimum surplus, and operating surplus in the amount of $5,000,000 on or after December 31, 2026, and $10,000,000 on or after December 31, 2031. Provides that domestic stock insurers who apply for a certificate of authority on or after September 1, 2022, which includes the lines of homeowners' insurance or fire and allied lines, have paid-in capital, minimum surplus, operating surplus in the amount of $10,000,000.

Proposed law requires that domestic mutual insurers authorized to transact homeowners' insurance or fire and allied lines prior to September 1, 1989, have initial minimum surplus and operating surplus in the amount of $5,000,000 on or after December 31, 2026, and $10,000,000 on or after December 31, 2031.

Proposed law requires that domestic mutual insurers authorized to transact homeowners' insurance or fire and allied lines after September 1, 1989, have initial minimum surplus and operating surplus in the amount of $5,000,000 on or after December 31, 2026, and $10,000,000 on or after December 31, 2031. Provides that domestic mutual insurers who apply for a certificate of authority on or after September 1, 2022, which includes the lines of homeowners' insurance or fire and allied lines, have initial minimum surplus and operating surplus in the amount of $10,000,000.

Present law requires that insurers already organized and qualified under state law as of July 27, 1966, continue to have the same underwriting powers as possessed on July 27, 1966, provided they increase the surplus requirements to the minimum amounts set forth in law on or before August 1, 1967.

Proposed law removes this requirement and requires that domestic reciprocal insurers authorized to transact homeowners' insurance or fire and allied lines after August 1, 1967, have the initial minimum surplus in the amount of $5,000,000 on or after December 31, 2026, and $10,000,000 on or after December 31, 2031. Requires that domestic reciprocal insurers who apply for a certificate of authority on or after September 1, 2022, which includes the lines of homeowners' insurance or fire and allied lines, shall have initial minimum surplus in the amount of $10,000,000.

Effective on August 1, 2022.
(Amends R.S. 22:165(B); enacts R.S. 22:81(D), 82(D) and (E), 111(D), 112(D) and (E), and 165(C))